

Amendment No. 1 to HB2044

Todd
Signature of Sponsor

AMEND Senate Bill No. 1444*

House Bill No. 2044

by deleting all language after the enacting clause and by substituting instead the following:

SECTION 1.

If:

(1) A smaller city which retained its charter when the metropolitan form of government was adopted by a county having a population in excess of five hundred thousand (500,000), according to the 2000 federal census or any subsequent federal census; and

(2) Such city later by action of its governing body abolishes its charter and by such action becomes a part of the general services district of such county having a metropolitan form of government; and

(3) While the charter of such smaller city was in existence, licenses were issued for the retail sale of alcoholic beverages for off the premises consumption;

Then:

Notwithstanding any provision of the charter of such metropolitan government to the contrary, licenses may continued to be issued for the retail sale of alcoholic beverages for off the premises consumption for those stores which were located within the municipal boundaries of the city while the charter was in force even though, once the charter is abolished, such area will be designated as being included in the general services district of such county.

SECTION 2. This act shall take effect upon becoming a law, the public welfare requiring it.